	Officer the raperwor	K T C C C C C C C C C C C C C C C C C C	330, 110 pc		quired to respon	a to a concea		ation amoss it contains a v	and OMB con	ti oi riamboi
Applies	ation Data Sh	neet 37 CER	1 76	Attorney Docket Number		4749-011				
Applica	1.70	Applica	Application Number							
Title of In	vention LIQL	JID CONTAINER	₹							
bibliograph This docun	ic data arranged in a	a format specified eted electronically	by the Ui and sub	nited States omitted to th	Patent and Tr	ademark O	office as ou	mitted. The following for utlined in 37 CFR 1.76. g the Electronic Filing S		
Secrec	y Order 37	CFR 5.2								
		• •			•		•	ll under a Secrecy not be filed electron	•	suant to
Applica	ant Informa	ition:								
Applicar	nt 1									
	nt Authority 💿	Inventor OL	egal Re	presentativ	ve under 35	U.S.C. 11	7	Party of Interest under 35 U.S.C. 118		
-	Given Name		N	liddle Na	me		Family	Family Name S		Suffix
5	Sadao						NOZAV	VA		
Resider	nce Information	(Select One)	O US	S Residend	cy 💿 N	on US Re	sidency	Active US Milit	ary Service	Э
City N	agano		Coun	try Of Re	esidencei	JP				
Citizens	hip under 37 C	FR 1.41(b)	JP	JP						
Mailing A	Address of App	olicant:								
Address	: 1	7378-5, Hotaka	aariake,	Azumino-s	shi					
Address	2									
City	Nagano			State/Province						
Postal C	ode	399-8301	Country JP							
	ntors Must Be d within this forr				Information	blocks	may be	Add		
Corres	pondence	Informatio	n:							
	ther Customer larger information		-	the Corr	responden	ce Inforn	nation s	ection below.		
An A	Address is beir	ng provided fo	or the c	orrespor	ndence Info	ormation	of this	application.		
Customer Number 22429										
Email Address amlgroup@i			pfirm.com					Add Email	Remove	Email
Applica	ation Inform	nation:								
Title of the Invention LIQUID CON				NTAINER						
Attorney Docket Number 4749-011			Small Entity Status Claimed							
Application Type Nonprovision			onal							
Subject	Matter	Utility								
Suggest	ed Class (if any	y)				Sub Clas	s (if any	')		
Suggest	ed Technology	Center (if any	y)		I			1		
Total Number of Drawing Sheets (if a				6	5	Suggeste	ed Figur	e for Publication ((if any)	

Application Da	et 37 CER 1 76	Attorney D	rney Docket Number 4749-011					
Application Data Sheet 37 CFR 1.76			Application	Number				
Title of Invention LIQUID CONTAINER								
Publication Inform	nation:							
Request Early	Publica	ation (Fee required at	t time of Req	uest 37 CFR 1.2	219)			
Request Not to Publish. I hereby request that the attached application not be published under 35 U.S.C. 122(b) and certify that the invention disclosed in the attached application has not been and will not be the subject of an application filed in another country, or under a multilateral agreement, that requires publication at eighteen months after filing.								
this information in the Enter either Cus	mation se Applica	should be provided fo tion Data Sheet does n Number or compl	ot constitute a ete the R	a power of attorney Representative N	/ in the application in the application in the section in the sect	ation (see 37 on below.		
are completed the Customer Number will be used for the Representative Information during processing. Please Select One: Oustomer Number								
Customer Number		Customer Number 22429	1 0 03	Patent Practitione		5 Representa	uve (37 CFK 11.9)	
Domestic Priority Information: This section allows for the applicant to claim benefit under 35 U.S.C. 119(e), 120, 121, or 365(c). Providing this information in the application data sheet constitutes the specific reference required by 35 U.S.C. 119(e) or 120, and 37 CFR 1.78(a)(2) or CFR 1.78(a) (4), and need not otherwise be made part of the specification.								
Prior Application		0 " "		B			move	
<u> </u>		Continuity		<u> </u>			Filing Date (YYYY-MM-DD)	
		a 371 of internationa		PCT/JP05/018335 2005-10-04				
Additional Domestic Priority Data may be generated within this form by selecting the Add button.								
Foreign Priori	ty Inf	ormation:						
This section allows for the applicant to claim benefit of foreign priority and to identify any prior foreign application for which priority is not claimed. Providing this information in the application data sheet constitutes the claim for priority as required by 35 U.S.C. 119(b) and 37 CFR 1.55(a).								
Application Number Country ⁱ				Parent Filing Date (YYYY-MM-DD)			Priority Claimed	
2005-154066	innei	JP		2005-05-26		<u> </u>		
2005-154066 JP 2005-05-26							Tes O 140	
Add button.	Friority	Data may be genera	ated within ti	iis form by selec	ung trie			
Assignee Info	rmati	on:						
		ne application data she ment recorded in the O		ubstitute for compli	ance with any	/ requirement	of part 3 of Title 37	
Assignee 1	ın Organ	nization check here.						

Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it contains a valid OMB control number.

Application Data Sheet 37 CFR 1.76			Attorney Docket Number		er	4749-011				
			Application Number							
Title of Invention	LIQUI	D CONTAINER	CONTAINER							
Prefix Gi		iven Name	Middle Name		Family Name		Suffix			
Mailing Address I	nforma	ition:								
Address 1										
Address 2										
City				State/Pro	ovin	се				
Country				Postal Code						
Phone Number				Fax Number						
Email Address			_	-						
Additional Assignee Data may be generated within this form by selecting the Add button.										

Signature:

A signature of the applicant or representative is required in accordance with 37 CFR 1.33 and 10.18. Please see 37 CFR 1.4(d) for the form of the signature.								
Signature	/Allan M. Lowe/		Date (YYYY-MM-DD) 2008-09-30					
First Name	Allan	Last Name	Lowe	Registration Number	19641			

This collection of information is required by 37 CFR 1.76. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 23 minutes to complete, including gathering, preparing, and submitting the completed application data sheet form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. **SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450**.

Privacy Act Statement

The Privacy Act of 1974 (P.L. 93-579) requires that you be given certain information in connection with your submission of the attached form related to a patent application or patent. Accordingly, pursuant to the requirements of the Act, please be advised that: (1) the general authority for the collection of this information is 35 U.S.C. 2(b)(2); (2) furnishing of the information solicited is voluntary; and (3) the principal purpose for which the information is used by the U.S. Patent and Trademark Office is to process and/or examine your submission related to a patent application or patent. If you do not furnish the requested information, the U.S. Patent and Trademark Office may not be able to process and/or examine your submission, which may result in termination of proceedings or abandonment of the application or expiration of the patent.

The information provided by you in this form will be subject to the following routine uses:

- The information on this form will be treated confidentially to the extent allowed under the Freedom of Information Act (5 U.S.C. 552) and the Privacy Act (5 U.S.C. 552a). Records from this system of records may be disclosed to the Department of Justice to determine whether the Freedom of Information Act requires disclosure of these records.
- 2. A record from this system of records may be disclosed, as a routine use, in the course of presenting evidence to a court, magistrate, or administrative tribunal, including disclosures to opposing counsel in the course of settlement negotiations.
- A record in this system of records may be disclosed, as a routine use, to a Member of Congress submitting a request involving an
 individual, to whom the record pertains, when the individual has requested assistance from the Member with respect to the subject matter of
 the record.
- 4. A record in this system of records may be disclosed, as a routine use, to a contractor of the Agency having need for the information in order to perform a contract. Recipients of information shall be required to comply with the requirements of the Privacy Act of 1974, as amended, pursuant to 5 U.S.C. 552a(m).
- 5. A record related to an International Application filed under the Patent Cooperation Treaty in this system of records may be disclosed, as a routine use, to the International Bureau of the World Intellectual Property Organization, pursuant to the Patent Cooperation Treaty.
- 6. A record in this system of records may be disclosed, as a routine use, to another federal agency for purposes of National Security review (35 U.S.C. 181) and for review pursuant to the Atomic Energy Act (42 U.S.C. 218(c)).
- 7. A record from this system of records may be disclosed, as a routine use, to the Administrator, General Services, or his/her designee, during an inspection of records conducted by GSA as part of that agency's responsibility to recommend improvements in records management practices and programs, under authority of 44 U.S.C. 2904 and 2906. Such disclosure shall be made in accordance with the GSA regulations governing inspection of records for this purpose, and any other relevant (i.e., GSA or Commerce) directive. Such disclosure shall not be used to make determinations about individuals.
- A record from this system of records may be disclosed, as a routine use, to the public after either publication of the application pursuant to 35 U.S.C. 122(b) or issuance of a patent pursuant to 35 U.S.C. 151. Further, a record may be disclosed, subject to the limitations of 37 CFR 1.14, as a routine use, to the public if the record was filed in an application which became abandoned or in which the proceedings were terminated and which application is referenced by either a published application, an application open to public inspections or an issued patent.
- 9. A record from this system of records may be disclosed, as a routine use, to a Federal, State, or local law enforcement agency, if the USPTO becomes aware of a violation or potential violation of law or regulation.